BÓAR) OF PATENT APPEALS AND INTERFERENCES: An interference is found to exist between the following cases:

<u> </u>		nterference involves	2 parties	
ue etal.	08/857,217	5-15-97	PATENT NO., IF ANY	ISSUE DATE, IF ANY
If application has been patented	, have maintenance fees been paid?	YesNo	Maintenance fees no	ot due yet
"Accorded the benefit of: COUNTRY	APPLICATION NO.	FILING DATE	DATENT NO. 15 ANY	linous page 15 anns
COONTRY	APPEICATION NO.	FIGNG DATE	PATENT NO., IF ANY	ISSUE DATE, IF ANY
			*1	
PATENTED OR PATENTABLE		UNPATENTABLE PEND	ING CLAIMS	
2,4-1	0,79	None		
The claim(s) of this party which PATENTED OR PATENTABLE	does(do) not correspond to this count is	t i	INC CLAME	
PENDING		UNPATENTABLE PEND	ING CLAIMS	
3-7	None	None		
PARTY	APPLICATION NO.	FILING DATE	PATENT NO. IF ANY	ISSUE DATE IF ANY
Leung eta	l. 08/842,827			15000 5712, 11.7441
	have maintenance fees been paid?	Yes No	Maintenance fees no	t due vert
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COUNTRY	APPLICATION NO.	FILING DATE	PATENT NO., IF ANY	ISSUE DATE, IF ANY
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The claim(s) of this party which o	orrespond(s) to this count is(are):	_L	- A	20 × 3 10 ×
PATENTED OR PATENTABLE	CLAIMS	UNPATENTABLE PENDIN	NG CLAIMS	ONDAR 1899
PENDING 1,4,1	4	(3)00	ralectol	FEB 23 1999 DINTERFERENT APPEALS
The claim(s) of this party which on PATENTED OR PATENTABLE	oes(do) not correspond to this count is(NO 01 4140	CECALO
PENDING 7-9	or and	(2,5,6,10-13,15,16 e)		
1-1	- 10 mg - 10 m	(a, 5, 6,	,10-13,15,1	6
1 P		Instructions		
soroen 2070. If from a	ved in the interference, check i	f the maintenance fees	have been paid by using	the patent number with PALM
(35 USC 135(a); 37 C	e due and they have not been p	aid, the interference ca	innot be declared since it	would involve an expired patent
	y the patentable (or patented) a	and unnatantable (nand	ina) alaima which acres	mand to the second (27 CER
1.601(f), (n); 1.609(b)	(2)).	ara ampatemable (pena	ing) claims which corres	spond to the count (37 CFR
	y the patentable (or patented) a	nd unpatentable (pend	ling) claims which do not	t correspond to the count (37
CFR 1.609(b)(3)).			.	
4. Forward all files including those the benefit of which is being accorded. 5. Keep a copy of the Interference Initial Memorandum and any attachments for your records.				
Alli	nformation requested below	must be attached on (a) separate sheet(s) and	l type-written.
o. On a separate sheet, se	t forth a single proposed interf	erence count. If any cl	laim of any party is exact	ly the same word for word
as this count, please in	dicate the party, application or	patent number, and th	ne claim number.	
invention as the count	ated as corresponding to the co (37 CFR 1.609(b)(2)).	unt, provide an explan	ation of why each claim	defines the same patentable
3. For each claim designs	ated as not corresponding to the	e count provide en e	alanation of why sook -1-	im defines a second
patentable invention fr	om the count (37 CFR 1.609()	o)(3)	nananon or why each cla	um defines a separate
For each additional co	unt, if any, repeat steps 2-6 and	L additionally, provide	e an explanation why eac	th count represents a
	rention from every other count		will cac	Juni roprosonts a
ATE_P	RIMARY EXAMINER (Signature)	TELEPHOR	NE NO.	ART UNIT
1-10-98	Keberra trons	301	8-4000	1652
	ROUP DIRECTOR SIGNATURE (if requ	ired)		
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Serial Number: 08/842,827

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Art Unit: 1652

Within the following count Sequence X is identical to SEQ ID NO:1 of 08/857,217 and SEQ ID NO:2 of 08/842,827 which are identical to each other.

Count:

A isolated and purified polynucleotide encoding a polypeptide comprising the amino acid sequence of Sequence X. This count is identical to Claim 2 of 08/857,217 and Claim 14 of 08/842,827 (Except for the substitution of Sequence X for the correct sequence ID number of each application).

Claims corresponding to the count:

Claim 1 corresponds to the count as it recites the genus of nucleic acids of the count.

Claim 3 corresponds to the count it recites a method of expressing the nucleic acids encoding human phosphatidic acid phosphatases which include the nucleic acids of the count. It would have been prima facie obvious to one of ordinary skill in the art to insert the nucleic acids of the count into any known expression vector, to transform this vector into any known host cell, and to culture the host cell and isolate the protein produced in order to obtain the encoded protein. However, this claim is not patentable because the scope of the nucleic acids encoding human phosphatidic acid phosphatases which may be used is not limited to the nucleic acids of the count (i.e., encoding

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a specific human phosphatidic acid phosphatase) but include the use of prior art human phosphatidic acid phosphatase genes such as that of GENBANK entry U79294 as well. It would have been prima facie obvious to one of ordinary skill in the art to insert the nucleic acids of GENBANK entry U79294 into any known expression vector, to transform this vector into any known host cell, and to culture the host cell and isolate the protein produced in order to obtain the encoded protein.

Claim 4 corresponds to the count it recites a method of expressing the nucleic acids of the count. It would have been prima facie obvious to one of ordinary skill in the art to insert the nucleic acids of the count into any known expression vector, to transform this vector into any known host cell, and to culture the host cell and isolate the protein produced in order to obtain the encoded protein.

Claim 14 corresponds to the count as it recites the genus of nucleic acids of the count.

Claims not corresponding to the count:

Claims 2, and 5-13 do not correspond to the count as they recite proteins or methods of use thereof which are chemically distinct compounds from the nucleic acids of the count.

Claims 15 and 16 do not correspond to the count as they recite nucleic acids encoding human phosphatidic acid

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phosphatases or methods of use thereof which are structurally distinct from the nucleic acids of the count as they encode human phosphatidic acid phosphatases with chemically different amino acid sequences. It should be noted that these claims have been designated as unpatentable herein solely because the subject matter of these claims has not been examined on the merits in either of the instant applications so no opinion on the patentability of these claims can be made at this time.

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Art Unit: 1652

Within the following count Sequence X is identical to SEQ ID NO:1 of 08/857,217 and SEQ ID NO:2 of 08/842,827 which are identical to each other.

Count:

A isolated and purified polynucleotide encoding a polypeptide comprising the amino acid sequence of Sequence X. This count is identical to Claim 2 of 08/857,217 and Claim 14 of 08/842,827 (Except for the substitution of Sequence X for the correct sequence ID number of each application).

Claims corresponding to the count:

Claim 2 corresponds to the count as it recites the genus of nucleic acids of the count.

Claim 4 corresponds to the count as it recites a composition comprising the genus of nucleic acids of the count.

Claim 5 corresponds to the count as it recites a nucleic acid species within the genus of the patentable invention of the count.

Claims 6 and 7 correspond to the count as they recite a nucleic acids having a complementary sequence to the nucleic acids of the count and compositions thereof. A nucleic acid clearly suggests to the ordinary skilled artisan its complementary sequence because the known double helix structure of DNAs requires any DNA comprising a particular sequence to also

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comprise its complementary sequence as well. As such a nucleic acid complementary to the nucleic acids of the count would have been prima facie obvious to one of ordinary skill in the art as such sequences are well known to be useful as probes for the complementary sequences (i.e., the nucleic acids of the count).

Claim 8 corresponds to the count it recites an expression vector including the nucleic acids of the count. It would have been prima facie obvious to one of ordinary skill in the art to insert the nucleic acids of the count into any known expression vector in order to produce the encoded protein.

Claim 9 corresponds to the count it recites a host cell transformed with the nucleic acids of the count. It would have been prima facie obvious to one of ordinary skill in the art to transform the nucleic acids of the count into any known host cell in order to produce the encoded protein.

Claim 10 corresponds to the count it recites a method of expressing the nucleic acids of the count. It would have been prima facie obvious to one of ordinary skill in the art to insert the nucleic acids of the count into any known expression vector, to transform this vector into any known host cell, and to culture the host cell and isolate the protein produced in order to obtain the encoded protein.

Claim 19 corresponds to the count it recites a method for detecting a polynucleotide encoding the protein of SEQ ID NO: 1

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with the nucleic acids of Claim 6. It would have been prima facie obvious to one of ordinary skill in the art to use the nucleic acids of Claim 6 to probe a biological sample for the nucleic acids of the count as doing so would provide a means of identifying those cells expressing the encoded protein.